



# KERALA GAZETTE

EXTRAORDINARY

PUBLISHED BY AUTHORITY

5th January 1984

Vol. XXIX] Trivandrum, Thursday, [No. 6  
15th Pousha 1905 (Saka)

## NOTICE

UNDER SECTION 9 (5) OF THE KERALA LAND ACQUISITION ACT, 1961  
(Act 21 of 1962)

No. B1-19/83.

21st January 1984.

Notice is hereby given that the Government intend to take possession of the lands mentioned in the list below, which are required for a public purpose under the Kerala Land Acquisition Act 1961 (Act 21 of 1962). All persons, interested in the lands are required to appear in person or by authorised agent on the date, time and place noted below and to state/put in a statement in writing signed by themselves or their agents showing the nature of their respective interests in the lands and the amount and particulars of their claim to compensation for such interests in the lands and their objections, if any, to the measurements made under section 8 of the Act.

**Note:—**If the persons interested refuse to make a claim to compensation or omit, without sufficient reasons, to make such claim, the amount to be awarded by the court, in the event of a reference being made to it on application made by them shall in no case exceed the amount awarded by the Collector under section 11 of the Act.

അഞ്ചു കൊടുത്തിരിക്കുന്ന ലിസ്റ്റിൻ പറഞ്ഞിട്ടുള്ളതും 1961-ലെ കേരളാ സ്ഥലമെടുപ്പ് ആക്ട് (1962-ലെ 21-ാം ആക്ട്) പ്രകാരം ഒരു പൊതു കാര്യത്തിന് ആവശ്യമായിട്ടുള്ളതുമായ ഭൂമി മെട്രിക് അളവുകളിലുള്ളതായതിനാൽ 33/52/84/J.

ഗവൺമെന്റ് ഉദ്ദേശിക്കുന്നുവെന്ന് ഇതിനാൽ നോട്ടീസ് നൽകിയിരിക്കുന്നു. പ്രസ്തുത ഭൂമിയിൽ അവകാശബന്ധമുള്ള എല്ലാപേരും നേരിട്ടോ അധികൃത ഏജൻ്റ് മൂലമോ താമഴ് പരയുന്ന തീയതിയിലും സമയത്തും സ്ഥലത്തും ഹാജരാകുകയും ഭൂമിയിൽ അവരോരോരുത്തർക്കുമുള്ള അവകാശബന്ധങ്ങളുടെ സ്വഭാവവും, ഭൂമിയിൽ അങ്ങനെയുള്ള അവകാശബന്ധങ്ങൾ സംബന്ധിച്ചിടത്തോളം നഷ്ടപ്രതിഫലത്തിന് അവർക്കുള്ള തേർച്ചയുടെ തുകയും വിവരങ്ങളും ആക്ട് 8-ാം വകുപ്പുപ്രകാരം എടുത്തിട്ടുള്ള ആളവ് സംബന്ധിച്ച് വല്ല ആക്ഷേപവുമുണ്ടെങ്കിൽ അത് ഏതാണെന്ന് കാണിച്ചുകൊണ്ട് പ്രസ്താവന ചെയ്യുകയും അവരോ അവരുടെ ഏജൻ്റുമാരോ എഴുതി പ്പെടുത്തു സ്പെറ്റാറ്റം മെന്റ് സമർപ്പിക്കുകയും ചെയ്യണമെന്ന് അവരോട് ആവശ്യപ്പെടുന്നു.

കുറിപ്പ്:—അവകാശബന്ധമുള്ളവർ നഷ്ടപ്രതിഫലത്തിന് തേർച്ച ചെയ്യുവാൻ കൂട്ടാക്കാതിരിക്കുകയോ മതിയായ കാരണമില്ലാതെ അങ്ങനെ തേർച്ച ചെയ്യുവാൻ വിജ്ഞാപനം ചെയ്യുകയോ ചെയ്യുന്ന പക്ഷം അവരുടെ താപേക്ഷയിൻമേൽ കോടതിക്ക് റഫറൻസ് അയയ്ക്കുന്ന സംഗതിയിൽ കോടതി വിധിച്ചുകൊടുക്കേണ്ട ഡ്യൂക യാതൊരു സംഗതിയിലും ആക്ട് 11-ാം വകുപ്പുപ്രകാരം കളക്ടർ വിധിച്ചു കൊടുക്കുന്ന തുകയിൽ കവിയാൻ പാടില്ലാത്തതാകുന്നു.

ഹാജരാകേണ്ട തീയതിയും സമയവും സ്ഥലവും:—1984 ജനുവരി 30-ാം തീയതി രാവിലെ 11 മണിക്ക് ന്യൂയൂർ റെയിൽവെ ലാൻഡ് അക്വിസിഷൻ സ്പെഷ്യൽ താസിൾദാർ മുമ്പാകെ.

# PARTICULARS OF LANDS

District—Trichur.

Taluk—Trichur.

Village—Pottore.

Sl. No.	Survey No.	Description	Extent in Hectare
1	576/1-3	Dry	0.1029
2	596/2	"	0.0364
3	578/1	"	0.0232
4	598/2	"	0.0383
5	598/3	"	0.0274
6	599/2	"	0.2675
7	606/2	"	0.0624
Total			0.5581

(Sd.)

Trichur.

Special Tahsildar (LA), Railways.



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## GOVERNMENT OF KERALA

### Transport, Fisheries and Ports (Transport B) Department

#### NOTIFICATION

No. 34131/TB3/83/TF&PD.

Dated, Trivandrum, 5th January 1984.

The following draft of the rules further to amend the Kerala Motor Vehicles Rules, 1961 which the Government of Kerala propose to make in exercise of the powers conferred by clause (e) of sub-section (2) of section 41 of the Motor Vehicles Act, 1939 (Central Act 4 of 1939), is hereby published for general information as required by sub-section (1) of section 133 of the said Act.

Notice is hereby given that the said draft will be taken up for consideration on or after 8th February 1984 and that objections or suggestions if any, that may be received from any person with respect to the said draft on or before the date specified above will be considered by the Government. Objections or suggestions shall be addressed to the Secretary to Government, Transport, Fisheries and Ports (Transport B) Department, Secretariat, Trivandrum.

#### Draft Rules

1. *Short title.*—These rules may be called the Kerala Motor Vehicles (Amendment) Rules, 1984.

2. *Amendment of rule 103.*—In rule 103 of the Kerala Motor Vehicles Rules, 1961,—

(1) in sub-rule (a), after the letters and words “KL” or “KR” or “KE” the word and letters or “KB” shall be inserted;

33/53/MC.

(2) in the Table under sub-rule (b) for the serial numbers 1 to 12 in column (1) and the entries against them in columns (2) and (3) the following serial numbers and entries shall be substituted, namely:—

- |               |                                                        |
|---------------|--------------------------------------------------------|
| 1. Trivandrum | KLT or KLV or KRT or KRV or KET or KEV or KBT or KBV.  |
| 2. Quilon     | KLQ or KLU or KRQ or KRU or KEQ or KEU or KBQ or KBU.  |
| 3. Alleppey   | KLA or KLY or KRA or KRY or KEA or KEY or KBA or KBY.  |
| 4. Kottayam   | KLK or KLO or KRK or KRO or KEK or KEO or KBK or KBO.  |
| 5. Idukki     | KLI or KLJ or KRI or KRJ or KEI or KEJ or KBI or KBJ.  |
| 6. Ernakulam  | KLE or KLF or KRE or KRF or KEE or KEF or KBE or KBF.  |
| 7. Trichur    | KLR or KLH or KRR or KRH or KER or KEH or KBR or KBH.  |
| 8. Palghat    | KLP or KLG or KRP or KRG or KEP or KEG or KBP or KBG.  |
| 9. Malappuram | KLM or KLL or KRM or KRL or KEM or KEL or KBM or KBL.  |
| 10. Kozhikode | KLD or KLZ or KRD or KRZ or KED or KEZ or KBD or KBZ.  |
| 11. Cannanore | KLC or KLN or KRC or KRN or KEC or KEN or KBG or KBN." |

By order of the Governor,

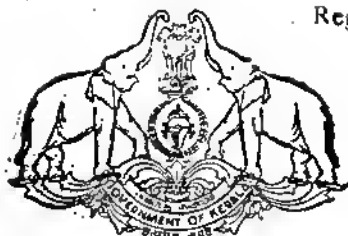
V. A. AUGUSTINE,

*Additional Secretary.*

### **Explanatory Note**

(This is not part of the notification but is intended to indicate the general purport).

The groups of letters already allotted to Kerala State is nearing completion. So Government of India as per Notification No. G.O. 715(E) dated 4-10-1983 has allotted the group of letter 'KB' to Kerala by amending VIth Schedule to the Motor Vehicles Act. This amendment is to carry out the above notification of Government of India.



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[No. 8

## GOVERNMENT OF KERALA

Labour (E) Department

### NOTIFICATION

No. 251/E2/84/LBR.

*Dated, Trivandrum, 5th January, 1984.*

S. R. O. No. 16/84.—In exercise of the powers conferred by section 43 of the Kerala Headload Workers' Act, 1978 (20 of 1980), the Government of Kerala hereby make the following Rules further to amend the Kerala Headload Workers' Rules, 1981, namely:—

### RULES

1. *Short title and commencement.*—(1) These rules may be called the Kerala Headload Workers' (Seventh Amendment) Rules, 1983.

(2) They shall come into force at once.

2. *Amendment of the Rules.*—In the Kerala Headload Workers' Rules, 1981, in rule 26A, in sub-rule (1), for the words "Three hundred and fifty-nine days", the words "three hundred and seventy four days" shall be substituted.

By order of the Governor,

U. MAHABALA RAO,

*Commissioner & Secretary to Government.*

### **Explanatory Note**

(This does not form part of the notification but is intended to indicate its general purport).

The period of three hundred and fiftynine days mentioned in Rule 26A of the Kerala Headload Workers' Rules, 1981, has to be extended for a further period of 15 days from 1-1-1984 so as to enable all the Headload Workers' to get themselves registered.

This amendment is to achieve the above object.



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## GOVERNMENT OF KERALA

### Health (G) Department

#### NOTIFICATIONS

No. 62263/G3/83/HD.

*Dated, Trivandrum 26th December 1983.*

I

**S. R. O. No. 17/84.**—In exercise of the powers conferred by sub-section (1) of section 9 of the Prevention of Food Adulteration Act, 1954 (Central Act 37 of 1954), and in supersession of Notification No. 50191/G3/81/HD-1 dated the 1st October, 1981 published as S.R.O. No. 1147/81 in the Kerala Gazette Extraordinary No. 787 dated the 12th October, 1981, the Government of Kerala hereby appoint Sri M. A. Raveendran, Health Inspector Grade-I, Chalakudy Municipality to be a Food Inspector for the purposes of the said Act and assign to him the area within the Chalakudy Municipality as the local area within which he shall exercise his powers under the said Act.

II

**S. R. O. No. 18/84.**—In exercise of the powers conferred by sub-section (1) of section 20 of the Prevention of Food Adulteration Act, 1954 (Central Act 37 of 1954), and in supersession of Notification No. 50191/G3/81/HD-II dated the 1st October, 1981 published as S. R. O. No. 1148/81 in the Kerala Gazette Extraordinary No. 787 dated the 12th October, 1981, the Government  
33/55/MC.

fo Kerala hereby authorise Sri M. A. Raveendran appointed as Food Inspector under sub-section (1) of section 9 of the Act in the Chalakudy Municipality to institute prosecutions for offences under the said Act within his jurisdiction.

By order of the Governor;

M. G. K. MURTHY,

*Secretary.*

### **Explanatory Note**

(This does not form part of the notification, but is intended to indicate its general purport).

Sri M. A. Raveendran has been posted as Food Inspector of Chalakudy Municipality. It is necessary to appoint him as Food Inspector under the Prevention of Food Adulteration Act and to authorise him to institute prosecutions for offences under the Act. The notifications are for the above purpose.





# KERALA GAZETTE

## EXTRAORDINARY

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#### GOVERNMENT OF KERALA

#### Taxes (E) Department

#### NOTIFICATION

G.O. MS. No. 3/84/TD.

*Dated, Trivandrum, 3rd January 1984.*

**S. R. O. No. 19/84.**—In exercise of the powers conferred by section 5 of the Registration Act, 1908 (Central Act 16 of 1908), the Government of Kerala hereby make the following amendments to their Notification No. G.O. MS. 29/78/TD dated, the 8th March, 1978 published as S.R.O. No. 646/78 at pages 1 to 102 of section iv of Part I of Kerala Gazette No. 27 dated the 4th July, 1978, as subsequently amended, namely:—

#### AMENDMENTS

In the schedule to the said notification, in the entries relating to Kozhikode Registration District,—

(a) for item “10 Mukkom” in column (2) and the entries against it in columns (3) and (4), the following items and entries shall be substituted, namely:—

“10 Mukkom

Kozhikode

Kodiyathur

do.

Cheruvadi

do.

Alli

	Kozhikode	Anayamkunnu
	do.	Kumaranallur
	do.	Chennamangalur
	do.	Manasseri
	do.	Kulikipra
	do.	Nadukil
	do.	Neeleswaram
	do.	Palanur
	do.	Pulapoyil
	do.	Thechiyad
	do.	Vennakodi 121
	do.	Kakkad
	do.	Karasseri
	do.	Pannikode
	do.	Kacheri
	do.	Thazhakkode
	do.	Cherupra
	do.	Kooderanhi
10A. Kodencherry	Kozhikode	Marakkattupuram
		Thiruvambadi
		Kodencherry

(b) for item "13. Koduvally" in column (2) and the entries against it in column (3) and (4), the following item and entries shall be substituted, namely:—

"13. Koduvally	Kozhikode	Elittil
	do.	Avilora
	do.	Valiyaparamba
	do.	Kizhakkoth
	do.	Koduvally
	do.	Koduvammuzhi
	do.	Panur
	do.	Talappuramanna
	do.	Perilli
	do.	Koronthiri
	do.	Chemmaruthai
	do.	Omasseri
	do.	Madavur
	do.	Mattancheri
	do.	Nediyanad
	do.	Pannikkottur
	do.	Palangod
	do.	Kotoli
	do.	Kondai
	do.	Paibalasseri

## Kozhikode

do.	Arimbrom
do.	Pallikoth
do.	Parambathkavu
do.	Karuvampoyil
do.	Manipuram
do.	Puthur
do.	Koduvathur
do.	Vennakode
do.	Chokkur
do.	Vavad
do.	Eranthom
do.	Perangottur
do.	Kalaranthiri
do.	Panakkad

(c) for item "13A. Thamarasseri Town" in column (2) and the entries against it in columns (3) and (4), the following item and entries shall be substituted, namely:—

## "13A. Thamarasseri Town Kozhikode

do.	Palona
do.	Andone
do.	Karungamanna
do.	Velimanna
do.	Kudathai
do.	Kadavoor
do.	Chanal
do.	Chembra
do.	Pallippuram
do.	Ponnoon
do.	Raroth
do.	Vizhupur
do.	Padoor
do.	Puthupadi
do.	Malappuram
do.	Erpona
Quilandy	Kanthapuram
do.	Poonoor
do.	Mangad
do.	Unnikulam"

These amendments shall come into force with effect from the 16th day of January 1984.

By order of the Governor,

U. MAHASALA RAO,  
Commissioner and Secretary (Taxes).

## Explanatory Note

Government have been receiving representations requesting for opening of a new Sub Registry Office at Kodencherry. Government have considered such representations with reference to the number of documents registered in each office, distance of one Sub Registry Office to another convenience of the Public and the need for a new office at Kodencherry and all other relevant factors, and have decided to open a new Sub Registry Office at Kodencherry. Accordingly this notification is issued specifying the jurisdiction of the new office as also incorporating the changes in the jurisdiction of the Sub Registry Offices, Mukkon and Thamarassery Town. The Notification is intended to achieve this object.